

Ordered for immediate consideration, and adopted.

Mr. Hoskin, from the same committee, presented their Report on the reference as to the complaint of Rebecca Thompson, as follows :

The Discipline Committee, to whom the complaint of Rebecca Thompson against one W—, a member of the Law Society of Upper Canada, was submitted for consideration, beg leave to report :

(1) That in the opinion of your committee Convocation has power under the statute in that behalf to inquire into the complaint referred to, and that if the complaint should be substantiated Convocation has the power to deal with the said W— in the manner provided by the statute.

(2) Your committee suggests that the matter should be referred to the committee to enquire and report whether a *prima facie* case has been shown.

All of which is respectfully submitted.

(Signed) JOHN HOSKIN,
Chairman.

Ordered to be considered forthwith.—*Adopted.*

Ordered, that the petition be referred to the Discipline Committee to consider and report whether a *prima facie* case is made thereby.

Mr. Hoskin, from the same committee, presented their Report on the complaint made by James Robinson and others against J. K. Brydon, as follows :

The Discipline Committee, to whom the complaint of James Robinson and others against John K. Brydon has been sent by Convocation, beg leave to report that so far as your committee have been able to learn the said Brydon has not been practising in any of the courts, and therefore does not come within the provisions of the statute.

As appears by the local newspapers in the hands of your committee, the said Brydon advertises himself as a solicitor, conveyancer, notary public, and commissioner for taking affidavits.

Your committee are of opinion that Convocation should instruct the Secretary to communicate to the said Brydon, informing him that the complaint has been made that he advertises himself as a solicitor and represents himself to the public as being a fully qualified solicitor. The Secretary should further say that unless an explanation satisfactory to Convocation be forthcoming proceedings will be instituted to revoke his commission for taking affidavits.

All of which your committee beg respectfully to submit.

(Signed) JOHN HOSKIN,
Chairman.

The Report was ordered for immediate consideration and adopted.

Mr. Maxwell was called to the Bar with honours.

Messrs. Sweeney, Perryn, Glassford, Stewart, Baird, McBrady, Bedford Jones, Tannahill, Harding, Gillett, Burrill, Mills, and Cameron were called to the Bar.

Mr. Watson's notice was ordered to stand till to-morrow.

Mr. Moss moved the second reading of the Rule as to the attendance of certain students and clerks at the Law School.

The Rule was ordered to be read a second time and passed, and is as follows:

Those students and clerks who have already been allowed their examination of the second year in the Law School, or their Second Intermediate Examination, and under existing rules are required to attend the lectures of the third year of the Law School course during the school term of 1892-3, may elect to attend during the term of 1891-2 the lectures on such of the subjects of the said third year as they may name, provided the number of such lectures shall, in the opinion of the Principal, reasonably approximate one-half of the whole number of lectures pertaining to